

LIBERALS SCORED GREAT VICTORIES

O'CONNOR TELLS OF TWO CRUISING DEFEATS ADMINISTERED TO TORIES

London, Feb. 11.—By T. P. O'Connor.—If the future course of the present historic parliament, under the president of the first Irish, British, Liberal and Irish Nationalist will show within their eyes for new worlds to conquer.

The triumph of both sections was crushing in the first debate initiated by the Tories over the alleged scandalous interference of an Irish priest with a husband and wife at Belfast, one a Catholic, and the other a Presbyterian. For weeks, all of the English and Irish Tory press and platform have been ringing with the pathetic story of a happy couple separated and their children abandoned by an intolerant Irish priest in obedience to the papal bull against a mixed marriage.

The campaign was intended to rouse the alarm of the Irish Protestants against Home Rule and by appeal to the Roman Catholic majority to supply the strongest proof that Home Rule meant Home Rule.

Correspondence helped to fan the flame, and even the student Nationalists looked forward to this campaign with apprehension, fearing the intensity of religious prejudice.

Case in point was the case of the two young women who were engaged when James Campbell, formerly Irish Tory Attorney General, and his adult and able-bodied advocate opened the case in the House of Commons with a statement which apparently was the simple innocuous story of a good wife and a good husband by a four-monthly priest.

The Nationalist looked uneasy and even the strong Liberal Home Ruler, who had in his mind the case of the two young women, who, though one of the bravest men in the House, was almost forced by his comrades to speak.

Five minutes after he rose, the House presented an appearance of wildest excitement. The speaker followed a burst of wild cheering and the triumphant faces on the Irish and Liberal benches and crashed with their previous gavel-like noise. He halted, bewildered and crashed the Tories and from that moment the whole chamber started in a mad dash and appeal to religious bigotry raised no more.

The reciprocity debate. The scene was similar to that which took place Thursday night during the debate on the reciprocity agreement between Canada and the United States.

Austin Chamberlain attacked the agreement with a clever speech, ending in a flourish of applause and surprise by quoting an alleged statement of the British Liberal Chancellor, Lloyd George, to the effect that if the elections went in favor of the Tories and Protectionism in England, reciprocity with America became impossible.

Premier Asquith was even greater excited by the revelation that the alleged quotation could not be found on the official Canadian report of the parliamentary debates and then Asquith proceeded to a brilliant analysis of the whole case against reciprocity with a terrific force of a great piece-iron.

Asquith proceeded until, as in the Irish case, the whole House followed suit until by Chamberlain seven years ago he lay in his grave. Asquith himself described the debate as the obscenity of tariff reformers and Asquith must be declared a martyr to free execution.

The final effect of these two mighty victories is that the Liberals, who began the season in good spirits, now are in excellent, well-organized, who started steady, are now hopeless, and chaos reigns over their inner councils and public speeches.

Next week we will have the big debate on the Home Rule and already all of the preliminary arrangements are being made by the Conservatives for a full debate of all the details of the new Home Rule bill between them and the Irish leaders.

Simultaneously, the Liberals and Irish are preparing a series of pamphlets and Home Rule propaganda by literature and speeches.

FATAL FIRE OCCURS IN MONTREAL HOUSE

Another Man Who Was Nearly Suffocated Made His Way Through One of the Windows and Had Face and Hands Badly Burned.

Montreal, Feb. 11.—An overheated stove-pipe caused a fire this morning which had fatal results. The blaze took place at a boarding house, kept by Joseph Phillips, and was caused by one of his boarders, Michael John Quinn, aged 47, lost their lives. Quinn, who had been in the house for some time, was found dead, and his body was badly burned. The heat was so intense and the smoke so thick that the firemen were unable to enter the house through the front door. They had to enter through one of the windows on the second floor, and the fire was not extinguished until the house was almost completely destroyed.

Quinn's death was a tragedy, and the fire was a disaster. The firemen were unable to enter the house through the front door, and the fire was not extinguished until the house was almost completely destroyed. Quinn's death was a tragedy, and the fire was a disaster.

DISCHARGE OF WALES' TO DISHONOR

Prisoners in Montreal's Crack Regiment Lead to Disorganization.

Montreal, Feb. 10.—Much excitement has been caused here by the official announcement that the Prince of Wales' Fusiliers, the oldest regiment in Canada, and the first in the militia list, is to be disbanded. This was a blow to the regiment, which was a very old and respected one.

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TELFORD LIBEL SUIT DISMISSED AT CALGARY

Mr. Justice Harvey Remarks That Men Who Enter Public Life Must Expect to be Slandered.

Calgary, Feb. 11.—In dismissing the \$10,000 libel suit brought by R. T. Telford, M.L.A., against the Calgary Herald, Mr. Justice Harvey had particular stress on the old truth that men who enter public life must expect to be slandered.

A. J. Marks, Strathcona lawyer, who represented Telford, said that the suit was brought by Telford against the Calgary Herald, which had published an article in the issue of June 25, 1910, in the Herald which was a libel against Telford.

The "unlabeled convictions of the honorable member for Leduc" was referred to the extent of an editorial appearing in the Herald of June 25, 1910. In the article, the honorable member for Leduc was accused of having been a member of the House of Commons in 1890.

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People recall the fact that the defendant, Mr. Telford, was a member of the House of Commons in 1890, and that he was a member of the House of Commons in 1890.

Mr. Telford's counsel did not put in any evidence. Mr. Telford stated in his deposition that he was a member of the House of Commons in 1890, and that he was a member of the House of Commons in 1890.

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ASQUITH REBUKES AN ENGLISH JUDGE

PUBLICLY REBUTES TO HIS SIGNAL VIOLATION OF OBLIGATION OF THE BENCH.

London, Feb. 12.—The rare occurrence of an English judge being publicly rebuked by the Prime Minister for political partisanship was an incident of the week. Justice Grantham was the offender.

Addressing the grand jury at the Liverpool assizes, he reverted to charges of partiality in an election position that were made against him in the House of Commons as long ago as 1906, thereby "signal violating" the obligation of the bench to abstain from the criticism of government in parliament.

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THE LATE ARCHBISHOP RYAN GRIEVED IN THE LINE OF THOSE WHO CELEBRATED BIRTH OF FREEDOM

Will Continue the Fight for Redress With Renewed Vigor on Matters to Washington.

Pittsburg, Feb. 12.—President of the Irish-American League in Ohio and Illinois, passed through here tonight on his way to Washington. During the day he received a number of congratulatory messages from different parts of the country. There was cheering news from Washington too, and the president is in a happy frame of mind.

With his return to Washington tomorrow, the president will continue the fight for the redress of the wrongs of the Irish-American League. He will continue the fight for the redress of the wrongs of the Irish-American League.

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OFFICIAL STATEMENT OF POSITION

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COMMITTED TO SUPREME COURT

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Another International Man Hage. Count de Lescage, and His Wife, Mrs. M. Grace Mackenzie, Daughter of Sir William Mackenzie, the Canadian Half-Blood, on the Day of Their Wedding in London.

Calgary, Feb. 12.—In the police court yesterday afternoon, Ralph Sealey, a customs clerk, again came up on a charge of stealing from the customs on May 21 last, a diamond valued at \$200, which had been sent to E. Black, the local jeweler. The magistrate at the conclusion of the hearing found Sealey guilty of the charge and sentenced him to six months in the reformatory.

It was the first witness called in, giving evidence that he had expected a diamond about May 21, which had been ordered from Sealey, a customs clerk, again came up on a charge of stealing from the customs on May 21 last, a diamond valued at \$200, which had been sent to E. Black, the local jeweler. The magistrate at the conclusion of the hearing found Sealey guilty of the charge and sentenced him to six months in the reformatory.

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THE BIG STORE

BLOWEY-HENRY COMPANY

Announcement

To prevent any misunderstanding between the public and ourselves, we would beg to state that the extraordinary business we have transacted since the opening of our First Sale has necessitated our closing our store during the past week at earlier hoursthan usual in order to arrange our stock in some shape sufficiently suitable to present to purchasers. Last Saturday, however, was the climax to our efforts and we were reluctantly compelled to close up today so thatwe might the better prepare for your arrival on Tuesday. We wish to extend to our many friends our thanks for their assistance during last week,at the same time stating that the balance of our furniture and carpets comprise some leading bargains which we can offer you on Tuesday.

BLOWEY-HENRY COMPANY

291-300 JASPER E.